## Case 1:13-cv-06705-DLC Document 423 Filed 12/11/15 Page 1 of 7

## **Loan File Reunderwriting Protocol Status Report**

Via ECF (S.D.N.Y. and C.D. Cal.) and Email (D. Kan.)

**December 11, 2015** 

The Honorable Denise L. Cote
United States District Court for the Southern District of New York
Daniel Patrick Moynihan U.S. Courthouse
500 Pearl Street
New York, NY 10007

The Honorable John W. Lungstrum
The Honorable James P. O'Hara
United States District Court for the District of Kansas
500 State Avenue, Suite 517
Kansas City, KS 66101

The Honorable George H. Wu United States District Court for the Central District of California 312 North Spring Street Los Angeles, CA 90012-4701

Re: NCUA v. Morgan Stanley & Co., No. 13-6705 (S.D.N.Y.) and related actions

Dear Judges Cote, Lungstrum, Wu, and O'Hara:

Pursuant to § (g) of the Loan File Reunderwriting Protocol ("LFRP") (ECF No. 100), and the Courts' July 14, 2014 Order (ECF No. 174) and the Courts' December 12, 2014 Order (ECF No. 230), the parties respectfully submit this status report "as to identification and production by Defendant Groups and third parties of Loan Files and Guidelines for the Sampled Loans, and as to the status of above-described stipulations." As indicated in our submission dated June 26, 2015, the parties have sufficiently completed the processes encompassed by § (g) of the LFRP for the Sampled Loans for all of the RMBS certificates in the actions in the Central District of California and in the Southern District of New York, as well as in the Morgan Stanley, Nomura, Wachovia, RBS, and Novastar actions in the District of Kansas. Accordingly, this status report and all future status reports are limited to the Credit Suisse and UBS (collectively, "Defendants") actions in the District of Kansas for which certain claims were reinstated ("Reinstated Certificates," in contrast to the pre-existing "Original Certificates"). Moreover, given that these status reports no longer relate to the New York or California actions, going forward, absent contrary instruction from the Courts, the parties intend to submit such reports only to Judges Lungstrum and O'Hara.

<sup>&</sup>lt;sup>1</sup> Unless otherwise noted, ECF references are to *NCUA v. Morgan Stanley & Co.*, No. 13-6705 (S.D.N.Y.).

<sup>&</sup>lt;sup>2</sup> Twelve certificates were reinstated against Credit Suisse, and ten certificates were reinstated against UBS. *See NCUA v. UBS Sec.*, *LLC*, 2015 WL 3407863 (D. Kan. May 27, 2015).

## I. Collection of Loan Files and Guidelines

- A. Defendants' Productions of Loan Files and Guidelines. Pursuant to §§ (b) and (c) of the LFRP, Defendants have identified the Loan Files and Guidelines for the Sampled Loans in their possession, custody, or control that they expect to produce to NCUA. With respect to both the Original Certificates and the Reinstated Certificates, Defendants reasonably believe that they have produced all Loan Files and Guidelines for the Sampled Loans in their possession, custody, or control that they expect to produce to NCUA.
- **B.** NCUA's Subpoenas for Loan Files and Guidelines. NCUA has issued approximately 65 subpoenas to third parties seeking Loan Files and Guidelines for the Sampled Loans with respect to the Reinstated Certificates. To date, NCUA has collected loan file documents relating to approximately 2,966 of the 3,400 Sampled Loans for the Reinstated Certificates. NCUA has also collected numerous potentially applicable underwriting guidelines. NCUA is processing, Bates stamping (if necessary), and reproducing these documents to Defendants. As of this report, NCUA has produced to Defendants all documents relating to loan files and underwriting guidelines that were produced by third parties on or before December 7, 2015. NCUA continues to meet and confer with third parties regarding outstanding loan files and underwriting guidelines.
- C. Defendants' Subpoena for Loan Files and Guidelines. Defendants have not issued subpoenas seeking loan files or underwriting guidelines.

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The Appendix provides the status of the parties' efforts to stipulate to the loan files and underwriting guidelines that have been collected on a security-by-security basis.

## II. Stipulations Regarding Loan Files and Guidelines

On December 3, 2015, NCUA proposed its first loan file and guideline stipulations for the Reinstated Certificates. The Appendix provides the status of these stipulations on a security-by-security basis. NCUA has not proposed stipulations for all of the collected Sampled Loans because it intends to re-underwrite only approximately 100 loans per security. The parties will cooperate in good faith regarding these stipulations and will raise any issues with the Court.

## Respectfully submitted,

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Counsel of Record (via ECF or Email)

cc:

# **Appendix**

Credit Suisse (Reinstated Certificates)	, graf.	Lander Legis	L'ARR'S COLE	2001 2 PARC	Auto Title A	Test of Ith A	, Jane Ten	7. 1886 8 (GL)	2 days all	Jan Linta I
Number of Sampled Loans for Which Loan Files Collected as Reported by NCUA	200/200 (100%)	198/200 ( <b>99%</b> )	200/200 (100%)	35/200 (17.5%)	172/200 (86%)	200/200 (100%)	198/200 ( <b>99%</b> )	200/200 (100%)	166/200 (83%)	200/200 (100%)
Number of Loan File Stipulations Reached / Stipulations Proposed by NCUA	0/140	0/140	132/135 ( <b>97.7%</b> )	0/35	0/139	0/140	0/140	0/140	0/92	0/105
Number of Stipulations Reached as to Guideline and Matrix / Stipulations Proposed by NCUA	0/139	0/139	119/135 ( <b>88%</b> )	0/7	0/126	0/138	0/133	0/134	0/92	0/101
Number of Sampled Loans with Stipulations Proposed by NCUA for Which No Response Has Been Due	140	140	0	35	139	140	140	140	92	105
Number of Sampled Loans for Which Defendant Counter- Proposed a Loan File Stipulation But No Stipulation Yet Reached	0	0	0	0	0	0	0	0	0	0
Number of Sampled Loans for Which Defendant Counter- Proposed a Guideline or Matrix Stipulation But No Stipulation Yet Reached	0	0	2	0	0	0	0	0	0	0

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UBS (Reinstated Certificates)	ewit.	jaako a.s. Ci	L Zook OAS	S. Zadoritti A	3 2000 WHICH	1,2006 OA2	MARK!	J. M. J. HELL
Number of Sampled Loans for Which Loan Files Collected as Reported by NCUA	200/200 (100%)	200/200 (100%)	87/200 (43.5%)	200/200	187/200 (93.5%)	136/200 (68%)	187/200 (93.5%)	
Number of Loan File Stipulations Reached / Stipulations Proposed by NCUA	136/138 (98.6%)	136/138 ( <b>98.6%</b> )	0/85	140/140 ( <b>100%</b> )	0/140	0/133	0/140	
Number of Stipulations Reached as to Guideline and Matrix / Stipulations Proposed by NCUA	138/138 (100%)	138/138 (100%)	0/77	140/140 ( <b>100%</b> )	0/140	0/130	0/138	
Number of Sampled Loans with Stipulations Proposed by NCUA for Which No Response Has Been Due	0	0	85	0	140	133	140	
Number of Sampled Loans for Which Defendant Counter-Proposed a Loan File Stipulation But No Stipulation Yet Reached	0	0	0	0	0	0	0	
Number of Sampled Loans for Which Defendant Counter-Proposed a Guideline or Matrix Stipulation But No Stipulation Yet Reached	0	0	0	0	0	0	0	